## HONORABLE RONALD B. LEIGHTON 2 3 4 5 6 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 7 AT TACOMA 8 CLAYTON ERNEST LONGACRE, CASE NO. C18-5779 RBL 9 Plaintiff. ORDER REQUESTING RESPONSE 10 TO MOTION FOR v. RECONSIDERATION 11 WASHINGTON STATE PATROL, et 12 Defendants. 13 14 THIS MATTER is before the Court on Plaintiff Longacre's Motion for Reconsideration 15 of the Court's Order dismissing defendant Smarr based on the statue of limitations. Longacre 16 claims that under state law, timely service on one defendant tolls the limitations period for an 17 unspecified (but not infinite) time as to the other named defendants, permitting him additional 18 time to serve Smarr. See Sidis v Brodie/Dohrmann, Inc., 117Wash.2d 325, 815 P.2d 781 (1991); 19 Bosteder v. City of Renton, 117 p.3D 316 (2013). Longacre appears to claim that because the 20 limitations period for his claims against Smarr had not expired on removal, the Court's Order 21 [Dkt. # 28] was erroneous. 22 Under Local Rule CR 7(h), no motion for reconsideration will be granted unless the 23 opposing party has been afforded the opportunity to file a response. 24

The court hereby REQUESTS that the Defendant Smarr file a short (less than 6 pages) Response to the Motion for Reconsideration. The Response should address the argument and authority above. It should be filed by January 28, 2019. The Motion for Reconsideration is [Dkt. #22] is **RE-NOTED** for February 1. IT IS SO ORDERED. Dated this 18th day of January, 2019. Ronald B. Leighton United States District Judge